



Do you not cast imputations of forgery, lying, or what not?—I probably should if I thought it necessary.

It is not a fact that in other cases I have had to apply for the protection of the Court against you?—Not that I know of; your manner has usually been most objectionable towards me.

Perhaps it is you who have applied for protection against me?—No, I would not consider so.

You have appeared in a good many cases against me. How I ever showed up and annoy'd you in consequence?—Once or twice.

In what way?—You have taken every opportunity of insulting me and my clients.

Have you not often taken drinks with me?—No, I think not. Certainly not in the last eighteen months.

Did you not have a drink with me in Macao within the last six months?—I may have done.

Did you not make me feel uncomfortable?—I have some recollection of your owing me \$14 (laugh).

So you see that after all you cannot say that I owe you any animosity?—You owe me \$4.

His Lordship said he did not see the object of going into these matters.

In re-examination the witness said he might have received the sum he had got from the money from Hong Kong when the arbitration was settled and he might have gone so far as to say that he had better get it.

The plumper uttered by the defendant had done him harm. He had constantly to do business with Mr. Sangster and he had suffered in reputation by having such a statement made about him in Mr. Sangster's presence.

Mr. Hastings said this was a claim for broker's fee on 100 shares sold by Mr. Brandt to Mr. Ho Tien, through the plaintiff, who signed for the concern. Mr. Ho Tien had arranged with Mr. Brandt concerning these shares.

Mr. Brandt said his do-nothing was that this action should have been brought in a court of justice.

The broker's fee was not a case of his.

Mr. Phillips said it showed malice on the part of the defendant and that he was seeking to injure the reputation of the plaintiff.

This closed the evidence for the plaintiff.

John Howell, assistant bailiff of the Supreme Court, examined the defendant, and he saw Mr. Webster the day after the execution was made. Mr. Webster said he had a case against Mr. Brandt and intended judgment. On the 14th October he met Brandt in the street and Brandt called him a scamp and a swindler. Witness said to him "You will hear from Mr. Webster about this" and Brandt said "He is another swindler."

His Lordship said he did not see the good of this evidence. They were not suing on what was done that date.

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Mr. Phillips said it showed malice on the part of the defendant and that he was seeking to injure the reputation of the plaintiff.

This closed the evidence for the plaintiff.

The defendant then went into the box and made his statement as follows:—The date was the 27th November. He had received a judgment in his favor in the amount of costs against me. Mr. Webster was for Mr. Samuel. The writ of summons was issued on the 18th October by Samuel personally. He applied several times for an adjournment. It was on the 27th November that Mr. Webster appeared for the first time. Directly judgment was given he wanted to pay the amount. I was told to pay him the amount. He said he had no cash. I afterwards sent a letter to Mr. Webster asking to have the costs taxed. In reply I received a bill of costs and a blank notice. I got no further notice except a letter from Mr. Webster saying the costs were taxed and asking for immediate payment. That was on the 29th November. I saw Mr. Webster the same evening and he said to me by acting my name to me "I will give you a bill of costs and pay it." I have received no notice about taxation?" He said "If you don't pay me, I shall take out an execution against you." The next morning I met the bailiff and he presented me with a warrant. I had no choice but to pay the money. I then went to see Mr. Ackroyd and he said "For Mr. Webster, Mr. Ackroyd said I was entitled to another trial." I then got a notice of the first trial. We then went before Mr. Samuel and Mr. Sangster asked me my objection. I told him I objected to the charge for drawing the writ of summons and engraving it. I said it was an imposition to charge for work which had never been done. I said it was a deliberate attempt of Mr. Webster to get money out of me by means of a trick behind my back. Mr. Webster said "I will bring an action." I never said on any occasion that Mr. Webster was a swindler. Mr. Sangster allowed the Huns I objected to and said "I was dissatisfied I had better apply to the judge." I did not and his lordship disallowed the two items. The only other person present when I made the remark to Mr. Webster was Mr. Sangster.

I had no defense for the defense.

Mr. Brandt addressed the jury he pleaded privilege, contending that in making his remark before Mr. Sangster, an officer acting judicially, he was in the same position as though he made it before a Court. The circumstances under which this money was got out of him were bad indeed, and when he came before Mr. Sangster he felt it to be his duty to protest as strongly as possible. The man who had been his master was a perfect scoundrel and he was bound to object to it. Having got this taxation behind his back, Mr. Webster had proceeded at once to put in force the machinery of the law to make him (Mr. Brandt) pay. He thought that the date in the notice supplied to him was purposely omitted for the sake of obtaining this money by false representation. That being so he thought he was perfectly justified in making the remark he did. Now Mr. Sangster was a personal friend of Mr. Webster's and there was therefore no occasion to be as guarded as to his mode of expression as though strangers had been present. Mr. Webster had told them that he always did the best for his client and was not too particular as to the importance of the care of his client's affairs. Some soldiers were given him and remained so even when conducting the worst cases, but others were not and could not be. They had not been educated to be so. He thought he had shown that for some time he was on friendly terms with Mr. Webster. There was no malice in the remark he had made. It had been called forth by the attempt to get money out of him which he had not no right to and confidently made the statement, added for a verdict for the defense.

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Mr. Phillips said this was an action brought by a professional man and it was therefore not necessary to prove malice. Mr. Brandt had pleaded privilege and the question was whether Mr. Brandt was justified in making the remark he did with regard to his master. Mr. Sangster's code of conduct, the bounds of moderation, when he stated that the money was obtained under false pretences. Mr. Brandt asked in his petition for a verdict on the ground that the words used were true. He did not think the jury would believe that Mr. Webster had been guilty of fraud or got his living by obtaining money under false pretences. Mr. Webster had a small sum of money and had not been educated to find out what he had done, everything in his power to rectify it. It was difficult to see how he could do more than agree to have the bill retained in Mr. Brandt's possession. He would like the jury to put themselves in the place of the plaintiff. What would they think as business men, if in their profession, they were asked to do something under false pretences and of course, the "no." The accusation was a most serious one against the plaintiff, who had to learn his livelihood by means of his profession and he asked for a judgment for the plaintiff for the full amount claimed, not only as compensation for the damage he had suffered, but also as a lesson to the defendant that he could not be allowed to get away with slandering him.

His Lordship said it was unnecessary for him to enter into legal distinctions between what was written and what was spoken, that was slander and libel. With regard to slander the words spoken were not actionable per se unless some special damage was shown. In this case no special damage had been shown by the plaintiff. But there was one exception to this rule, that is, if the words were used of a man in the practice of his profession or office. He was not bound to prove special damage. His lordship having briefly recapitulated the facts of the case, said the evid-

ence before them showed nothing which could justify the defendant in doing what he did. The defendant had let out of the office for his clock, but he did not think they could hold that that had been done from a wrong motive. Defendants had set up two defenses, first privilege and second, that the words were true. With regard to the first he held that that was not an occasion where the Governor's name would be mentioned, as he had not yet found those two days.

(Laughter.) Well, for myself, all I can say is that I have not yet found those two days. (Laughter.) If we had the happiness to have the Governor's name mentioned, where would we have to go? (Laughter.) We have not yet found those two days, but we have got to make them. I say this, I do not pretend, that we have the creative faculty of yet another Governor, who when it was reported to him that a typhoon had broken down the recently planted tall shooting-sycamore tree, said "Let it grow as a bush." (Laughter.)—but we have, we have not got to go to the Settlement. (Laughter.) We have not yet found those two days, but we have got to make them. I say this, I do not pretend, that we have the creative faculty of yet another Governor, who when it was reported to him that a typhoon had broken down the recently planted tall shooting-sycamore tree, said "Let it grow as a bush." (Laughter.)—but we have, we have not got to go to the Settlement. (Laughter.) 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第十七百九十九號

HONGKONG, WEDNESDAY, JANUARY 26, 1891.

三月

第八月正香港

PRICE \$24 PER MONTH.

## SHIPPING.

## ARRIVALS.

January 6. FRIED, Danish str., 397, C. A. Lund, Helsingør, 5th January, General—ARNOLD, KARBERG & Co.  
January 7. WINGSONG, British str., 1,517 A. de St. Croix, Calcutta 20th December, Penang 26th, and Singapore 29th, General—JADINE, MATTHESON & Co.  
January 7. IRELAND, German steamer, 1,033, Völker, Kiel, 31st December, General—SKEMMEN & Co.  
January 7. THALES, British steamer, 920, W. Y. HANCOCK, Taiwanfu 2nd January, Amoy 3rd, and Swatow 6th, General—DUGALD LARNAK & Co.  
January 7. ACHILLES, British steamer, 1,461, Charles Anderson, Shanghai 3rd January, and Amoy 6th, General—BUTTERFIELD & SWINE.

January 7. KWONGSANG, British steamer, 988, Soller, Whampoa 7th January, General—JADINE, MATTHESON & Co.

CIGARINES,  
AT THE BARONET MASTERS' OFFICE,  
17TH JANUARY.

Pindar, British str., for Kodai.  
Prej, Danish str., for Holloway.  
Bormda, Italian str., for Singapore.  
Valkyrie, British bark, for Nagasaki.  
Whampoa, British str., for Sagoal (Java).  
Clara, German str., for Haiphong.

TELEGRAMS.

Per Wingong, str., from Calcutta, 20th January, and Amoy 6th, reports since leaving Shanghai experienced moderate to brisk monsoon with clear weather throughout.

The British steamer Thales, from Taiwanfu 2nd January, Amoy 6th, and Swatow 6th, reports from Calcutta to Penang, experience strong N.E. monsoon with high seas. From Penang to Singapore, light variables and calm.

From Singapore to Hongkong, strong N.W. gale with high seas until the 1st instant, when wind veered to N.E. and blew a strong steady N.E. gale with very heavy sea and violent rain squalls until arrival.

SHANGHAI SHIPPING.

December—ARRIVALS.

23. Taku, British steamer, from Foochow.

24. Swan, British bark, from Sydney.

24. Kiang-ting, Chinese str., from Ningpo.

24. Wimmar, German str., from Hamburg.

24. Manzan, Amer. cruiser, from Yokohama.

24. Swatow, German str., from Hankow.

24. Sub-dean, French str., from P. Arthur.

25. Ichang, British str., from Ningpo.

25. Wuchang, British str., from Swatow.

25. Hae-chang, Chinese str., from Wenchow.

25. Kwang-je, Chinese str., from Hongkong.

25. Peiping, British str., from Hankow.

25. Peiping, Chinese str., from Chao-fu.

25. Kiang-yang, Chinese str., from Hankow.

25. Fushing, British str., from Swatow.

25. McBeth, British str., from Kobe.

26. Gerard C. Joby, Amer. ship, from N. York.

26. Iraouandy, French str., from Hongkong.

26. Kiang-ting, Chinese str., from Ningpo.

26. Nganjan, British str., from Hankow.

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26. Elie, British str., from Hankow.

26. Balkal, Russian str., from Vladivostock.

27. Oriental, British str., from Hongkong.

27. Worswars, German str., from Nagasaki.

27. Provinces, British str., from Liverpool.

27. White Head, Amer. ship, from New York.

27. Ichang, British str., from Ningpo.

27. Peiping, British str., from Hankow.

27. Yetobin-maru, Jap. str., from Hakodate.

27. Ping Ching, Chinese cruiser, from a cruise.

27. Kumakasa Maru, Jap. str., from K'kotai.

27. Kiang-ting, Chinese str., from Ningpo.

27. Kiang-ting, British str., from Swatow.

27. Kiang-ting, Chinese str., from Hankow.

27. Chao-fu, Chinese str., from Tamsui.

27. Karisik, British str., from Singapore.

27. Wuchang, British str., from Ningpo.

27. Hover, German str., from Nagasaki.

27. Fu-yew, Chinese str., from Nagasaki.

27. Yehua, Chinese str., from Hongkong.

27. Palmon, British str., from Liverpool.

27. Ichang, British str., from Ningpo.

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27. El Dorado, British str., for Foochow.

27. Fuh Wo, British str., for Hankow.

27. Wimmar, German str., for Nagasaki.

27. Ping Ching, Chinese cruiser, for a cruise.

27. Whoo, German str., for Hankow.

27. Prudential, French str., for Nogasaki.

27. Peiping, Chinese str., for Chao-fu.

27. Young-ting, Chinese str., for Amoy.

27. Kiang-ting, Chinese str., for Hongkong.

27. Smith, Chinese str., for Chinkiang.

27. Wuchang, British str., for Ningpo.

27. Chang, British str., for Nagasaki.

27. Hsueh-han, British str., for Nagasaki.

27. Hsueh-han, British str., for Hankow.

27. Ella, British str., for Hankow.

27. Chih-kuan, Jap. bark, for Kuchingtau.

27. Feihing, British str., for Nagasaki.

27. Paking, German str., for Hongkong.

27. Wuchang, British str., for Ningpo.

## INTIMATIONS.

## THE STANDARD LIFE INSURANCE COMPANY.

ESTABLISHED 1845.

TOTAL ASSETS ON 1ST JANUARY 1890 £10,234,400.

AMOUNT ADDED IN 1890 £56,394,400.

SUMS IN NEW YORK STATE £1,873,876.

SCANDAL.

BIRLEY, DAILEY & CO.

Agents, Hongkong.

Hongkong, 21st November, 1889.

## INTIMATION.

## THE NEW ORIENTAL BANK CORPORATION, LIMITED.

AUTHORISED CAPITAL £2,000,000.

PAID UP £800,000.

HEAD OFFICE, 40, THAMES STREET, WEST END, LONDON, 22, COOPER STREET.

BRANCHES IN INDIA, CHINA, JAPAN AND THE COLOMBIES.

HONGKONG, 1st January, 1890.

THE BANK RECEIVES MONEY ON DEPOSIT, BILLS AND LETTERS OF CREDIT FORWARDS BILLS FOR COLLECTION, AND TRANSACTS BANKING AND AGENCY BUSINESS generally on terms to be had on application.

INTEREST ALLOWED ON DEPOSITS.

Fixed for 12 months, 5 per cent. per annum.

Fixed for 6 months, 4 per cent. per annum.

Fixed for 3 months, 3 per cent. per annum.

ON CURRENT DEPOSIT ACCOUNTS 2 per cent. per annum on the daily balance.

AGENCY DEPARTMENT.

For the convenience of those returning to Europe, an Agency Department has been added to the ordinary business of the Bank, for the transaction of Personal Agency of every description.

Pay and Finance collected.

Bags cleared, warehoused, or forwarded.

Insurance effected.

Circular Notes and Letters of Credit issued.

Agency of the NATIONAL LIFE ASSURANCE SOCIETY.

H. A. HERBERT,

Manager, Hongkong Branch.

Hongkong, 12th March, 1890.

NOTICE.

M. S. S. SASOON & CO.

HONGKONG, 1st January, 1890.

THE INTEREST AND RESPONSIBILITY OF THE late Mr. ERNST CARL LUDWIG REUTER in our Firm ceased on the 31st December, 1890.

REUTER, BROCKELMANN & CO.

Hongkong, 1st January, 1890.

NOTICE.

M. JOHN EDGAR has This Day been admitted a Partner in our Firm.

W. B. LOXLEY & CO.

Hongkong, 1st January, 1890.

NOTICE.

M. S. ADAMSON, BELL & CO. have

This Day been appointed AGENTS in HONGKONG for the STANDARD LIFE ASSURANCE COMPANY.

Hongkong, 1st January, 1890.

NOTICE.

M. R. EDWARD W. MITCHELL takes

Charge of our Firm's Business in HONGKONG from this date.

CALDBECK, MACGREGOR & CO.

Hongkong, 1st January, 1890.

NOTICE.

M. OSCAR NOOTD has been admitted

a Partner in our Firm on the 1st of July last.

A. ECHO ULRICH & CO.

Hofhoi, 1st January, 1890.

NOTICE.

M. DAVID JAMES DUKE MONROE and Mr. ROBERT LYMAN RICHARDSON have been This Day admitted Partners in our Firm.

Our London Business, which has heretofore been carried on the name of our SENIOR, Mr. T. W. RICHARDSON, will be Continued at 10, AMBASSY PLACE, under the Style of RICHARDSONS.

BRADLEY & CO.

Swatow, 1st January, 1890.

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BRADLEY & CO.

Swatow,



sabirs, who displayed such devotion and fortitude in this marvellous expedition. I trust that Endo Pasha is progressing.

The Sultan of Zanzibar has reviewed the survivors of the expedition, and has rewarded the Zanzibaris who took part in it.

Captain Wiseman is suffering from asthma.

THE NEW GOVERNOR OF SOMALY.

LONDON, 12th December.

Lady Harris and child come out some weeks before Lord Harris.

SENATURO AL KHAKA.

MADRAS, 12th December.

While tiger-shooting near Mysoor yesterday, He had dinner with Mr. Caton Woodville from the diamonds and was shot by a tiger in the jungle, when the tigress and two cubs suddenly charged towards him. Some accident, the details of which are not yet to hand, happened, preventing Lord Clarendon from time. The tiger was within a few feet from him, when Mr. Woodville rushed up, and shot her dead.

#### METEOROLOGICAL REGISTER.

	Previous	On date	On date	Wind
	at 6 p.m.	at 10 a.m.	at 4 p.m.	
December	60.04	60.03	60.15	
Temperature	60	63	61	
Humidity	68	64	65	
Direction of wind	N	S	E	
Force of wind	3	3	3	
Weather	Cloudy	Cloudy	Cloudy	

carry him very far. Peter also made one or two good runs and, on the last, he ran back across the field, and, as a fire was look the ball nearly the whole length of the field and looked very much like scoring, but he was unfortunately collared when about a couple of yards from the goal-line. This was the nearest chance the World had of scoring, as from this time to the close of the match the ball was at most continually in their quarter. When the ball was kicked off, it was again gradually worked down towards the World's "twenty-five," and just before the call of "No Side" Young managed to get the ball over the line, close to touch. The place kick was rather a difficult one and was not a success. This brought the match to a close, the School winning by 10 points to 7.

Young, Stewart, Duxinian, and Young were conspicuous, while Stewart, Duxinian, and Peter worked hard for the World.

W. DOSEBECK.

Hongkong Observatory, 7th January, 1890.

#### NEWS FOR THE FRENCH MAIL.

##### BEOKEAGE ON UNFULFILLED CONTRACTS.

##### THE HONGKONG CRICKET CLUB.

The point has been raised in some recent cases in the Summary Jurisdiction Court whether a share broker entitled to recover the commission from one of the principals when the other principal fails to complete his contract. Mr. Justice Wines has decided that the broker is so entitled, and is in strict law, independent of custom, and treating shares as personal merchandise, the decision is no doubt correct. As it is put in a law book, if a factor is to sell in a sort of dealing or trade where the usage is to sell upon credit, and he sells to a person of good credit at the time, he is discharged and will be entitled to his commission, though such vendor may afterwards become insolvent, provided that the broker, in his opinion, was reasonable and usual and that his principal was made acquainted with the transaction within a reasonable and usual space of time. In share dealing, these conditions are always fulfilled, the particulars being given in the broker's notes.

The question then arises whether there is any cause or anything in the character of the subject-matter of the transaction, that should deprive shareholders of the right to commission on an unfulfilled contract, which is enjoyed by other brokers or factors. In

the regular course of dealing on the London Stock Exchange the brokers are personally liable under the contracts into which they enter. The same custom prevailed in Hongkong until some ten or eleven years ago when it was changed for that which now obtains, under which the names of both principals are disclosed and the broker is relieved of personal liability. The custom, however, is not strictly adhered to, for it is still common for brokers to sign "for the concerned." When the change in the general custom was made, the brokers made no change in their rate of commission, nor is it usual for them to charge more when they sign "for the concerned" and make themselves personally responsible than when the names of the principals are disclosed.

The CHAIRMAN said it was proposed at a Committee meeting held a week ago that the match day, supposing both teams came, should be Wednesday and Thursday, 2nd and 3rd January, 1890, instead of Saturday, 2nd and Sunday, 3rd and 4th January, 1890.

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Mr. TRAVERS—I would propose Mr. Deane President of the Club. On referring to the General Register of the Hongkong and Shanghai Steamship Company, I find that Mr. Deane is far back as 1883; therefore I think he knows the history of this Club from its earliest infancy. He also holds a prominent position in the Colony, which is a great thing for the President. And not only that but he has taken an active part in the match day, supposing both teams came, should be Wednesday and Thursday, 2nd and 3rd January, 1890, instead of Saturday, 2nd and Sunday, 3rd and 4th January, 1890.

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NOTICES TO CONSIGNEES.  
THE CHINA SHIPPERS' MUTUAL STEAM NAVIGATION COMPANY, LIMITED.NOTICE TO CONSIGNEES  
FROM GLASGOW, LIVERPOOL, AND SINGAPORE.  
THE Company's Steamship

"OANFA"  
having arrived from the above ports, Consignees of cargo are hereby informed that their Goods are now landed at their risk, into the godowns at the Hongkong and Kowloon Wharf and Godown Company, Kowloon, whence delivery may be obtained.

No Claims will be admitted after the Goods have left the Godowns, and all claims must be sent in to the office of the Undersigned before NOON on the 8th instant, or they will not be recognized.

All broken, shayed, and damaged goods are to be left in the Godowns, where they will be examined on the 8th inst. at 4 P.M.

No Fire Insurance has been effected, and any Goods remaining in the Godowns after the 8th inst. will be subject to rent.

Optional cargo will be forwarded unless notice to the contrary be given before 10 A.M., TO-DAY.

Bills of Lading will be countersigned by ARNOLD, KARBERG & CO., Agents.

Hongkong, 3rd January, 1890.

STEAMSHIP "CALEDONIAN"

COMPAGNIE DES MESSAGERIES MARITIMES.

## NOTICE

CONSIGNEES OF cargo from London, Ex S. S. Dove, from Havre, Ex S. S. Guadiana and Douro, and from Bordeaux, Ex S. S. Fred Marel and Ville de Lille, in connection with above Steamer, are hereby informed that their Goods with the exception of Opium, Tea, and other Perishable Goods, are now landed and stored at their risks of the Company's Godowns, at Bowrington, whence delivery may be obtained immediately after landing.

Optical cargo will be forwarded on unless intimation is received from the Consignees before 10 A.M., TO-MORROW (FRI DAY), requesting it to be landed here.

Bills of Lading will be countersigned by the Undersigned.

Goods remaining unclaimed since THURSDAY, the 9th inst., at Noon, will be subject to rent and landing charges at one cent per package per diem.

All claims must be sent in to us on or before the 8th instant, or they will not be recognized.

No Fire Insurance has been effected.

G. DE CHAMPEAUX,  
Agent.

Hongkong, 2nd January, 1890.

FROM HAMBURG, PENANG, AND SINGAPORE.

THE Steamship

## "FRIGGA"

Captain Ehlers, having arrived from the above Ports, Consignees of cargo are hereby requested to send in their Bills of Lading for countersignature by the Undersigned, and to take immediate delivery of their Goods from alongside.

Any cargo impeding his discharge will be landed into the Godowns of the Hongkong and Kowloon Wharf and Godown Co., Limited, and stored at Consignees' risk and expense.

No claims will be admitted after the Goods have left the Godowns, and all Goods remaining delivered after the 8th inst. will be subject to rent.

All broken, shayed, and damaged goods are to be left in the Godowns, where they will be examined on the 8th inst. at 4 P.M.

No Fire Insurance has been effected.

S. E. SIEMSEN & CO., Agents.

Hongkong, 3rd January, 1890.

AUSTRO-HUNGARIAN LLOYD'S STEAM NAVIGATION COMPANY.

NOTICE TO CONSIGNEES.

FROM TRIESTE, PORT SAID, SUZK JEDDAH, SULAIMAN, MASSAWAH, HO-DEEDA, ADEN, BOMBAY, COLOMBO, PENANG, AND SINGAPORE.

CONSIGNEES OF cargo by the Company's Steamship "HELPOENE,"

from Bombay, are hereby informed that their Goods are being landed at their risk into the Hongkong and Kowloon Wharf and Godown Company's Godowns at Kowloon, where delivery may be obtained.

This Vessel brings on cargo —

From Calcutta and Madras, Ex S. S. Niche, transhipped at Colombo.

Ex S. S. "T. & J. S. Thiele" and S. S. "Imperial," transhipped at Colombo.

No claims will be admitted after the Goods have left the Godowns, and all claims must be sent in to the Undersigned before NOON on the 14th instant, or they will not be recognized.

No Fire Insurance has been effected, and any Goods remaining in the Godowns after the 14th instant will be subject to rent.

Hills of Lading will be countersigned by DAVID SASSOON & CO., Agents.

Hongkong, 6th January, 1890.

COMPAGNIE DES MESSAGERIES MARITIMES.

NOTICE TO CONSIGNEES.

CONSIGNEES of the following cargo are requested to send in their Bills of Lading to the Undersigned for countersignature, and to take immediate delivery. This cargo has been landed and stored at their risk and expense.

No Fire Insurance has been effected.

From Singapore or Ceylon.

E 37 A. CHAMPION, Sole Consignee of cargo from Barcelona, Ex S. Y. de la Costa, Agent.

Hongkong, 31st December, 1889.

CLOTHES WANTED.

FOR THE SINGAPORE CLUB, the services of a first class European Cook. To a suitable and thoroughly experienced person liberal encouragement will be given.

Apply by letter, stating ability, past experience and age, also salary expected to W. E. SMITH, Secretary, Singapore Club.

CUTLER, PALMER & CO. ESTABLISHED IN LONDON, 1813.

Are represented in China by

J. LANE, CHAPWELL & CO. & BY

H. E. BREYVELL & CO. in Japan.

Subjoined are some of the items consigned by these well-known Shippers.

SPIRITS.

COGNAC—Their popular "4 Star" quality and best—No better shipped.

COGNAC—the well-known "2 Star" quality

SCOTCH WHISKY.

See Separate Advertisement.

IRISH WHISKY.

The Best—Only one quality consigned.

PORTS—"INVALIDS."

Invalids in particular are recommended to select this Wine. See special Advertisement.

SHERRY.

Perfectly pure Bourdeaux, not loaded to please vivified palates.

Madeira, in quarts and pints.

Sherry, in quarts and pints.

St. Esteve, in quarts and pints.

MAGNAE MEDOC in quarts and pints.

LIQUEUR.

Benedictine from the Monastery.

C. P. & Co. are the Sole Consignees of this world wide known Liqueur.

For Prices apply to either of the above Firms marked.

## INTIMATIONS.

L. O. T.

ON the Morning of the 1st January, a VALUABLE BRACELET set with one Row of DIAMONDS, the Finder will be handsomely rewarded.

Apply to Case of Office of this Paper.

Hongkong, 3rd January, 1890.

103

ZETLAND LODGE

No. 625.

AN EMERGENCY MEETING of the above LODGE will be held in the FRENCH HALL, Zetland Street, TO-MORROW (SATURDAY), the 8th instant, at 8.30 P.M. precisely. Visiting Brethren are cordially invited.

Hongkong, 7th January, 1890.

114

THE TOP FLOOR of the Premises is available for OFFICES. Possession on 1st October next.

Apply to JAMES FRANCISON & CO., General Managers.

Hongkong, 28th August, 1889.

143

TO LET.

"CRAIGELLAIE," 8, BENHAM ROAD.

Apply to LINSTEAD & DAVIS.

Hongkong, 5th October, 1889.

146

OFFICE OR BEDROOM TO LET.

A N AIRY & COMMODIOUS ROOM suitable as OFFICE or BEDROOM in a Central position, close to the CLOCK TOWER.

Address,

A. E. NOBLE, Chief Manager.

Hongkong, 30th November, 1889.

145

EXTRAORDINARY MEETING OF SHAREHOLDERS.

NOTICE is given that an EXTRAORDINARY MEETING will be held at the CITY HALL, Hongkong, on THURSDAY, the 16th day of January, 1890, at TWELVE O'CLOCK NOON; when, in accordance with the requirements of Article 36 of the Deed of Settlement of the Corporation, the Shareholders will be requested to authorize the Directors to accept an Ordinance passed by the Government of Hongkong amending the HONGKONG AND SHANGHAI BANK ORDINANCE No. 5 of 1886.

By Order of the Court of Directors.

G. E. NOBLE, General Manager.

Hongkong, 28th August, 1889.

143

TO LET.

WITH IMMEDIATE POSSESSION.

THE HOUSE No. 10, ARBUTHNUT ROAD, the Residence of the late Rev. Dr.

STEWART.

Apply to J. A. DE CARVALHO.

Hongkong, 11th December, 1889.

152

HONGKONG WHARF & GODOWNS

Goods located in STORAGE at Moderate Rates in First-class Godowns.

STEAMER CARGOES discharged on favourable terms.

From this Standard Phosphodine Remedy is now available.

Dr. LAJOS'S PHOSPHODINE.

Actual Costs Extraordinary.

STEAMER CARGOES discharged on favourable terms.

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